IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

PSA, Inc.,)
Plaintiff,)) Civil Action No. 04-389-KA.
V.)
Dean Hollis Velazco et al.,))
Defendants.)

SCHEDULING ORDER

This 26th day of June, 2006, the Court having conducted a scheduling and planning conference pursuant to its order dated June 1, 2006, and the parties having determined after discussion that the matter cannot be resolved at this juncture by settlement, voluntary mediation, or binding arbitration;

IT IS ORDERED that:

- 1. <u>Summary Judgment Briefing</u>. The Plaintiff shall serve its response to the Defendants' pending motion for summary judgment on or before July 6, 2006. The Defendants shall serve their reply brief, if any, on or before July 11, 2006.
- 2. <u>Pretrial Conference</u>. On _______, 2006, the Court will hold a Final Pretrial Conference in Chambers with counsel beginning at __:_____.m. Unless otherwise ordered by the court, the parties should assume that filing the pretrial order satisfies the pretrial disclosure requirement of Federal Rule of Civil Procedure 26(a)(3). The parties shall file with the court the joint proposed final pretrial order with the information required by the form of Final Pretrial Order which accompanies the Court's order entered February 4, 2005.

- 3. <u>Motions in Limine</u>. Motions in limine shall not be separately filed. All in limine requests and responses thereto shall be set forth in the proposed pretrial order. Each party shall be limited to five in limine requests, unless otherwise permitted by the court. The in limine requests and any response shall contain the authorities relief upon; each in limine request may be supported by a maximum of five pages of argument and may be opposed by a maximum of five pages of argument. If more than one party sis supporting or opposing an in limine request, such support or opposition shall be combined in a single five page submission, unless otherwise ordered by the Court. No separate briefing shall be submitted on in limine requests, unless otherwise permitted by the Court.
- 4. <u>Jury Instructions, Voir Dire, and Special Verdict Forms</u>. Where a case is to be tried to a jury, pursuant to Local Rules 47 and 51 the parties should file proposed voir dire, instructions to the jury, and special verdict forms and jury interrogatories three full business days before the final pretrial conference. That submission shall be accompanied by a computer diskette (in WordPerfect format) which contains the instructions, proposed voir dire, special verdict forms, and jury interrogatories.

5.	<u>Trial</u> . This matter is scheduled for a three day jury trial beginning at on	
	, 2006 through	, 2006. For the purpose of completing
pretrial prepa	rations, counsel should plan o	n each side being allocated a total of eight hours per
side to preser	nt their case.	
Dated: June Wilmington,		

KENT A. JORDAN UNITED STATES DISTRICT JUDGE